

MEMO ENDORSED

MITCHELL DINNERSTEIN

Attorney at Law

JUN 22 2007

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New York, New York 10013

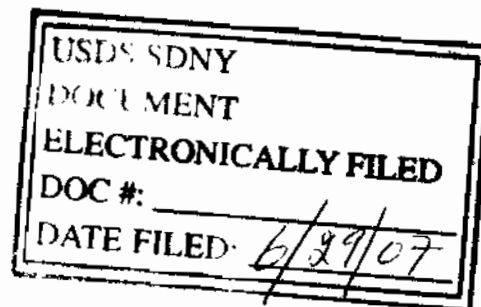
212-925-0793

(Fax) 212-625-3939

June 15, 2007

The Honorable Judge Lewis A. Kaplan
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

RE: USA v. ANA GARCIA-SANTANA
07-Cr-378 (LAK)



Dear Judge Kaplan:

I am writing on behalf of my client, Ana Garcia-Santana to respectfully request the Court to modify his bail conditions.

On May 21, 2007, Magistrate Judge Nathaniel Fox set bail conditions of \$100,000 personal recognizance bond with \$ 15,000 cash bond as well as travel restrictions to the Eastern and Southern Districts of New York. Bail was posted the next day. Ms. Garcia-Santana is seeking that the bail be modified to permit overnight and short visits to her sister, Philippe Fabian, and her adult son Edward Reynoso, who reside together in Reading, Pennsylvania. The Pennsylvania address is 411 South 5th Street, Reading, Pennsylvania 19602.

I have spoken with Assistant United States Attorney Jocelyn Strauber and Ms. Garcia-Santana's probation officer Mildred Santana and neither of them have any objections to this bail modification.

*Granted
on terms and
conditions set forth
in (order) letter dated
6/29/07*

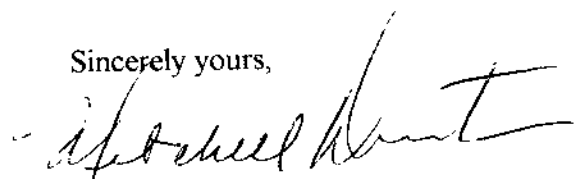
SO ORDERED

LEWIS A. KAPLAN, USDS

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Thank you for your consideration of this matter.

Sincerely yours,



Mitchell Dinnerstein
Attorney for Garcia-Santana

SO ORDERED:

HONORABLE LEWIS A. KAPLAN
United States District Judge

cc.: Jocelyn Strauber, AUSA
Southern District of New York

Mildred Santana
United States Probation Department



U.S. Department of Justice

*United States Attorney
Southern District of New York*

*The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007*

June 25, 2007

By Facsimile

The Honorable Lewis A. Kaplan
United States District Court
Southern District of New York
500 Pearl Street
New York, NY 10007

Re: United States v. Ana Garcia Santana,
07 Cr. 378 (LAK)

Dear Judge Kaplan:

The Government respectfully writes to respond to Ms. Garcia-Santana's request for a modification of her bail conditions to permit overnight and short visits to her sister, Philippe Fabian, and her adult son, Edward Reynoso, who reside in Redding, Pennsylvania. The Government has no objection to this proposed modification, but respectfully requests that Ms. Garcia-Santana be required to notify her Pre-Trial Services Officer in advance of any such visits, and the expected length of such visits, and to inform her Pre-Trial Services Officer when she has returned.

Sincerely,

MICHAEL J. GARCIA
United States Attorney

By:

Jocelyn E. Strauber
Assistant United States Attorney
(212) 637-1034 (phone)
(212) 637-0086 (fax)

cc: Mitchell Dinnerstein, Esq. (by facsimile)